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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,937	08/22/2003	Hamzeh Karami	34294/21	1294
	7590 02/23/200	EXAMINER		
AMSTER, ROTHSTEIN & EBENSTEIN LLP 90 PARK AVENUE			STEPHENS, JACQUELINE F	
NEW YORK, N	TY 10016	•	ART UNIT	PAPER NUMBER
			3761	· · · · · · · · · · · · · · · · · · ·
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SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		02/23/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)
Office Action Commons	10/646,937	KARAMI, HAMZEH
Office Action Summary	Examiner	Art Unit
	Jacqueline F. Stephens	3761
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions after the reply within the set or extended period for reply will, by stating the period for reply will be set to be supported by the office later than three months after the main formation of the period for reply will be supported by the period for reply will be supported by the office later than three months after the main formation of the period for reply will be supported by the office later than three months after the main formation of the period for reply will be supported by the office later than three months after the main formation of the period for reply will be supported by the office later than three months after the main formation of the period for reply will be supported by the office later than three months after the main formation of the period for reply will be supported by the office later than three months after the period for reply will be supported by the office later than three months after the main formation of the period for reply will be supported by the office later than three months after the months after the period for reply will be supported by the office later than three months after the months after the period for reply will be supported by the office later than the period for the period	DATE OF THIS COMMUNICATION OF THIS COMMUNICA	ATION. lly be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 30	November 2006.	
·— ·	nis action is non-final.	
3) Since this application is in condition for allow closed in accordance with the practice under	ance except for formal matte	
Disposition of Claims		
4) Claim(s) <u>117-127,129,130,132-134,137-147</u> 4a) Of the above claim(s) is/are withdom 5) Claim(s) is/are allowed.		pending in the application.
6) Claim(s) <u>117-127,129,130,132-134,137-147</u>	, <u>149-151 and 154-196</u> is/are i	rejected.
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and	l/or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Exami		
10)☐ The drawing(s) filed on is/are: a)☐ a		
Applicant may not request that any objection to the		
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign	gn priority under 35 U.S.C. §	119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docume	ents have been received	
2. Certified copies of the priority docume		pplication No.
3. Copies of the certified copies of the pi		
application from the International Bure		_
* See the attached detailed Office action for a li		eceived.
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Attachment(s)		
1) Notice of References Cited (PTO-892)		ummary (PTO-413)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/I Paper No(s)/Mail Date 		//Mail Date formal Patent Application (PTO-152)

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 11/30/06 have been fully considered but they are not persuasive. Regarding claims 129, 146, 163, 168, 173, 179, and 189, in response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., hood fasteners that are permanently attached to the outer surface of the back waist portion) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Applicant argues with regard to claims 145 and 178 that Sauer does not disclose or suggest an absorbent article including, inter alia, a third prefolded nonwoven connector and a fourth nonwoven connector. Sauer teaches the front waist area can alternatively have separate fasteners (col. 7, lines 30-32).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claim 145, 178, 179-191, 193-196 are rejected under 35 U.S.C. 102(b) as being anticipated by Sauer USPN 5624428.

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As to claims 145, 178, 179-182, 184-191, and 194-196, Sauer discloses a prefastened absorbent article as claimed having a topsheet 30;

a backsheet 32; an absorbent core 34 sandwiched between the topsheet and the backsheet;

a back waist portion 24 having an inner surface, an outer surface, a first lateral end and a second lateral end;

a front waist portion 22 having an inner surface, an outer surface, a first lateral end and a second lateral end;

the first lateral end of the back waist portion 24 disposed adjacent to and space apart from the first lateral end of the front waist portion 22 and the second lateral end of the back waist portion 24 being disposed adjacent to and spaced from the second lateral end of the front waist portion 22;

a crotch portion 26 longitudinally connecting the back and front waist portions, the crotch portion having a first lateral end and a second lateral end 28;

a first prefolded nonwoven connector 38 that connects the first lateral end of the back waist portion to the first lateral end of the front waist portion;

a second prefolded nonwoven connector 36 that connects the second lateral end of the back waist portion to the second lateral end of the front waist portion;

a first hook fastener strip 42 secured to the first proefolded nonwoven connector and releasably preengaged with the outer surface of the front waist portion and permanently engaged to the first and second prefolded nonwoven connector with attached hook fasteners (Figure 1).

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Sauer discloses a prefastened absorbent article as claimed having a first and second prefolded nonwoven connector with attached hook fasteners (Figure 1). Sauer teaches the front waist area can alternatively have separate fasteners (col. 7, lines 30-32). The nonwoven connectors are folded at least twice -see Figure 7.

As to claim 183 and 193, Sauer discloses the nonwoven is breathable col. 8, lines 40-63.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 117-127, 129, 130, 133,134, 137-144, 146, 147, 149-151, 155-177, and 192 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sauer 5624428.

As to claims 117, 118, 126, 127, 129, 132, 137,138, 141, 146, 158, 163, 167, 168, 169, and 173-175, Sauer discloses a prefastened absorbent article as claimed having a topsheet 30;

a backsheet 32; an absorbent core 34 sandwiched between the topsheet and the backsheet:

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a back waist portion 24 having an inner surface, an outer surface, a first lateral end and a second lateral end;

a front waist portion 22 having an inner surface, an outer surface, a first lateral end and a second lateral end;

the first lateral end of the back waist portion 24 disposed adjacent to and space apart from the first lateral end of the front waist portion 22 and the second lateral end of the back waist portion 24 being disposed adjacent to and spaced from the second lateral end of the front waist portion 22;

a crotch portion 26 longitudinally connecting the back and front waist portions, the crotch portion having a first lateral end and a second lateral end 28;

a first prefolded nonwoven connector 38 that connects the first lateral end of the back waist portion to the first lateral end of the front waist portion;

a second prefolded nonwoven connector 36 that connects the second lateral end of the back waist portion to the second lateral end of the front waist portion;

a first hook fastener strip 42 secured to the first proefolded nonwoven connector and releasably preengaged with the outer surface of the front waist portion and permanently engaged to the first and second prefolded nonwoven connector with attached hook fasteners (Figure 1).

Sauer discloses the claimed invention except for the fasteners in the back are attached to the inner surface rather than the outer surface of the article as claimed. It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the invention of Sauer to have the fasteners on the outer surface

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since rearranging parts of an invention involves only routine skill in the art. Additionally, one having ordinary skill in the art would be motivated to modify the invention of Sauer to provide the fasteners on the outer surface to reduce irritation to the wearer.

As to claim 121, 139, see Figure 1.

As to claim 122, 134, 150, 151, see col. 8, lines 31-67.

As to claim 123, 143, 144, 149, 154-157, 164, 170, see Figures 2 and 3.

As to claims 125, 130, 133, 140, 142, 147, 159 the nonwoven connectors are folded at least twice -see Figure 7.

As to claims 119, 120, 124, 160, 162, 165, 166, 171, 172, 176, and 177, Sauer discloses the nonwoven connectors are secured to each other by securement means (see Figure 6).

As to claim 192, Sauer discloses the present invention substantially as claimed. However, Sauer does not specifically disclose the claimed percentage of the second portion of the prefolded nonwoven connector is non-elastic. However, Sauer discloses the general condition of a nonwoven connector having elastic and nonelastic components. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the nonwoven connectors with the claimed percentage of elastic and nonelastic components as claimed, since where the

general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation, In re Aller et al. 105 USPQ 233.

Conclusion

2. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacqueline F. Stephens whose telephone number is (571) 272-4937. The examiner can normally be reached on Monday-Friday 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tanya Zalukaeva can be reached on (571) 272-1115. The fax phone

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number for the organization where this application or proceeding is assigned is 571-273-8300.

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Jacqueline F Stephens

Printary Examiner Art Unit 3761

February 20, 2007